

Michael T Hughes,
Plaintiff,

vs
Khan,

Defendants,

Case No. 18C 6138

Honorable Virginia Kendall
Magistrate Jeffrey Cummings

FILED

JUN 28 2019

THOMAS G. BRUTON
CLERK, U.S. DISTRICT COURT

Rule 26 Disclosures

Rule 26(a)(1) Initial Disclosure

I, Michael T Hughes, move the defense in respect to the representative Miguel E. Larios; to explore the opportunity to conduct an Initial Disclosure under Rule 26(a)(1). The Initial Disclosure must possess the relevant: witnesses, documents, computation of damages, and insurance agreements.

Rule 26(f) Discovery Planning Meeting

If possible I will like to attempt to communicate with the defense and establish a focused strategic discovery plan. If able I will like to meet face to face with defense or have a line where I can call for free from UEDOCs both creating a channel of dialogue and expediting legal processes.

I truly believe in the judiciary process as well as the efficacy in current correspondence with representatives of opposing parties. This is potentially an alleviating ~~final~~ proposal in comparison to more deliberate discovery methods.

Status hearing Request

I will like to also move this court to file an appearance of both the defense and I to assess the fluency of the process and offer guidance and assistance were needed. I greatly respect and holds the Honorable insight to a high standard and believe if their is any contentious issues that the bench will be the most appropriate forum to resolve them.

I declare under penalty of Perjury that the foregoing is true & correct.

Date: 6/20/19

Name: Michael T. Hughes

Signed: Michael T. Hughes

Name: Michael T. Hayes
ID#: 2e15106c50
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